If each inventor understands English, the Declaration and Power of Attorney below is suitable for use when filing a regular patent application and also when entering the national stage, in the case of an International application designating the USA under the PCT.

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COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION Attor						
I believe I am the original, fir finventor (if plural names are sought on the invention entitle	ress and citizenship are a st and sole inventor (if o listed below at 201-206)	as stated below next to my name, nly one name is listed below at 201 of the subject matter which is claim				
"Method for detectin	g microorganisms in	Products"		;		
the specification of which (ch	eck one)					
is attached hereto						
was filed on May 10, 19 under Serial Number PCT	99 /DE00/01471 1		<i>(</i> :6 1:			
I hereby state that I have reviens amended by any amendment	ewed and understand the nt referred to above.	contents of the above identified spe	ecification,	including the claims,		
I acknowledge the duty to dis Title 37, Code of Federal Reg	close information which is gulations, Section 1.56.	is material to the patentability of thi	s application	on in accordance with		
are claimed under 35 USC 11	9; and any prior foreign are not claimed and which	or inventor's certificate in respect o application(s) for patent or inventor has a filing date before that of any	's certifica	te in respect of which		
Application Number	Country	Filing Date (day, month, year)	Priority USC 11	Claimed under 35		
198 22 108.8	Germany (DE)	12.05.1998	YES:	1		
			YES:_	NO:		
			YES:_	NO:		
I hereby claim the benefit und listed below.	der Title 35, United States	s Code, §119(e) of any United State	es provision	nal application(s)		
Application No.		Filing Date	Filing Date			
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I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under secton 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

		
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